1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 10 MARVIN G. KRONA, CASE NO. C10-1875RSM Plaintiff, ORDER DECLINING TO ADOPT 11 REPORT AND 12 v. RECOMMENDATION AND **REFERRING CASE** SNOHOMISH COUNTY 13 PROSECUTORS, et al, 14 Defendant. 15 16 This matter is before the Court for consideration of a Report and Recommendation 17 ("R&R") filed December 9, 2010. Dkt. # 6. The R&R recommends dismissal of plaintiff's 18 action under 42 U.S.C. § 1983 for failure to state a claim, citing to the Heck v. Humphrey bar 19 against § 1983 actions that challenge a conviction. Heck v. Humphrey, 512 U.S. 477 (1994). 20 Plaintiff has objected that he was not convicted of the domestic violence charge that is the 21 subject of his complaint. Instead, his complaint is for wrongful arrest and wrongful detention, 22 because he was not convicted. Dkt. #7. While it is not clear from the complaint itself, the 23 objections clarify that plaintiff does not seek reversal of any conviction, but rather compensation 24

1	for the time he spent in jail, missing work, as well as correction of his record. Because the
2	Report and Recommendation does not address these claims, the Court cannot adopt it and
3	dismiss the complaint.
4	The Clerk shall accordingly RE-REFER this matter to the Honorable Brian S. Tsuchida,
5	United States Magistrate Judge, for further consideration.
6	
7	
8	Dated January 18, 2011.
9	
10	
11	
12	RICARDO S. MARTINEZ
13	UNITED STATES DISTRICT JUDGE
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	